



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

		RO STATES OF AND		ONER OF PATEN <sup>®</sup> , D.C. 20231	TS AND TRADEMARKS				
SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICAN		ATTORNEY DOCKET NO.					
Г			٦ [	EX	AMINER				
				- 1					
				ART UNIT	PAPER NUMBER				
					16 10f2				
	7	EXAMINER INTERVIE		DATE MAILED:					
All participants (applicant, applicant's representative, PTO personnel):									
	7								
(1) KORIN	TEJKIP,		3)						
141	TEURIN BERUTEI	ر ــــــ (	4)						
Date of interview	3-28-89								
Type: ☑ Telephonic □ Personal (copy is given to □ applicant □ applicant's representative).									
Exhibit shown or demonstration conducted: XYes \( \Bar\) No. If yes, brief description: \( \alpha \) COP1 Of \( \rho\) POBLL									
	es to cl								
Agreement  was reached with respect to some or all of the claims in question.  was not reached.									
Claims discussed: All pending Claims									
Identification of prior art discussed: All the art of record.									
Description of the general	al nature of what was agr	eed to if an agreement was	reached or any other comm	nents: Apal	Trant agreed				
to amend	claims &	io that the	y did not		ressible minimo				
<u>changed</u>	in the	Fautor D	III = C proto	ed and	DNA The				
claimed b	rere limited	corresponde	encompass A	Ju at te	645 bas15				
Run the	etumpice		arichung a	of this v	nagnitude				
which	have bee		nel to re	sult in	use specifely				
holgh ter	e16 of cx	preisher of	the Fact	PON VIII E	c poten.				
(A fuller description, if attached. Also, where no	necessary, and a copy of copy of the amendment	of the amendments, if avail ts which would render the c	able, which the examiner a laims allowable is available,	agreed would render a summary thereof n	the claims allowable must be nust be attached.)				
Unless the paragraphs b	elow have been checked	to indicate to the contrary	. A FORMAL WRITTEN	RESPONSE TO THE	LAST OFFICE ACTION IS				
last Office action has alr	eady been filed, then app	BSTANCE OF THE INTER Dicant is given one month fr	RVIEW (e.g., items 1-7 or on this interview date to p	n the reverse side of the rovide a statement of the rovide astatement of the rovide as the rowide as	his form). If a response to the the substance of the interview.				

☐ It is not necessary for applicant to provide a separate record of the substance of the interview.

Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.





FILING DATE

SERIAL NUMBER

FIRST NAMED APPLICANT

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

ATTORNEY DOCKET NO.

Г			٦ _	EXAMINER		
				ART UNIT	PAPER NUMBER	
			DA	TE MAILED:	2012	
	EXAMINER INT	ERVIEW SUMMA	RY RECORD	•		
All participants (applicant, applicant's repr					• •	
(1) ROBID TEST	(1)	(3)				
12) MR. BERSTE	317	(4)				
Date of interview 3-28-8	<b>19</b>					
Type: Telephonic  Personal (cop	y is given to 🔲 applica	nt 🔲 applicant's re	epresentative).			
Exhibit shown or demonstration conducted	d: 火风Yes □ No. If y	yes, brief description	: <u> </u>	copy of	proposel	
Changes to cl	alms					
Agreement was reached with respect t			was not reached.			
Claims discussed: All per	ding clai	<i>γ</i> 5 ·				
Claims discussed: All per	All the a	art of	record			
					-	
Description of the general nature of what we discussed and it was that the think such and it was	vas agreed to if an agreeme NUG AGPEL	ent was reached, or a	iny other comme  it was	nts: The p	redictable	
would enable &	proper pro	cessin,	of the	potein	DNA . A	
declaration as	+0 Gdd1	they do	eposito	of ce	Ho und	
(A fuller description, if necessary, and a attached. Also, where no copy of the amen	copy of the amendments,	if available, which	the examiner agr			
Unless the paragraphs below have been ch NOT WAIVED AND MUST INCLUDE The last Office action has already been filed, th	ecked to indicate to the	contrary, A FORMA E INTERVIEW (e.g.,	AL WRITTEN RI	ESPONSE TO THE he reverse side of th	LAST OFFICE ACTION IS is form). If a response to the	
☐ It is not necessary for applicant to p	rovide a separate record o	f the substance of th	e interview.			
Since the examiner's interview sum requirements that may be present i response requirements of the last Of	n the last Office action, a	y attachments) refle nd since the claims a	ects a complete r are now allowable	esponse to each of the completed for	he objections, rejections and m is considered to fulfill the	
	1.	1	Examiner's Si	n L L	iskin	
PTOL-413 (REV. 1-84)	المحالم المحالم	U	Cyanimier 8 2	Angráia		

ORIGINAL FOR INSERTION IN RIGHT HAND FLAP OF FILE WRAPPER